

UNITED STATES PATENT AND TRADEMARK OFFICE



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/896,236	06/29/2001	Terri Hollar	65877-0009	9198
7590 03/17/2004		EXAMINER		
RADER, FISHMAN & GRAUER, PLLC			JAKETIC, BRYAN J	
Suite 140 39533 Woodw	ard		ART UNIT	PAPER NUMBER
Bloomfield Hi	ls, MI 48304		3627	
			DATE MAILED: 03/17/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	09/896,236	HOLLAR ET AL.	HOLLAR ET AL.			
Office Action Summary	Examiner	Art Unit				
	Bryan Jaketic	3627	M4/			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with	the correspondence ac	idress			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a report of the period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a repoly within the statutory minimum of thirty (I will apply and will expire SIX (6) MONTHE, cause the application to become ABA	oly be timely filed (30) days will be considered time HS from the mailing date of this c NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 11 A	April 2003.					
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-final.		•			
, , , , , , , , , , , , , , , , , , , ,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-30 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-30 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/a	awn from consideration.		·			
Application Papers	•					
9)☐ The specification is objected to by the Examination	er.					
0)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the	• • • • • • • • • • • • • • • • • • • •	'\'				
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	_ ·	·	` '			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. Its have been received in Apporty documents have been read (PCT Rule 17.2(a)).	plication No eceived in this National	Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 10.		Mail Date prmal Patent Application (PTC)	O-152)			

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DETAILED ACTION

Claim Objections

- 1. Claims 1-19 are objected to because of the following informalities: in the last line of claim 1, "business events event" should presumably be --business events--.

 Appropriate correction is required.
- 2. Claim 15 is objected to because it is a duplicate of claim 14, and is therefore redundant. Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 14 and 15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 5. Claims 14 and 15 each recite the limitation "said tax depreciation selection" in line 2 of each claim. There is insufficient antecedent basis for this limitation in the claim.

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Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 7. Claims 1-30 are rejected under 35 U.S.C. 102(a) as being anticipated by Arditti et al (from IDS submitted 11 April 2003). Arditti et al disclose a lease transaction and management system comprising a plurality of business attributes triggered by the creation of said business attributes (see p. 2, line 20 through p. 3, line 9 and p. 4, lines 19-27); an accounting entry in a bookset (see p. 2, line 20 through p. 3, line 9); an accounting engine (12) including accounting rules, wherein said accounting rules determine whether at least one of said business events triggers said accounting engine (see p. 5, lines 24-28). Arditti et al further teach that the accounting engine comprises a plurality of accounting transactors and an accounting event that triggers the accounting engine (see, for example, p. 3, lines 19-28). Arditti et al also discloses multiple booksets (see p. 3, lines 10-18); a plurality of accounting owners (see p. 5, lines 24-28); a plurality of programs (30, 40, 50, 60, 70, and 80); and a plurality of financial products (see p. 4, lines 8-18).

Arditti et al do not expressly disclose a plurality of initial direct cost types or a plurality of charge types. However, Arditti et al do disclose a plurality of credits and debits (see p. 4, line 28 through p. 5, line 7). It is inherent that the credits and debits are comprised of initial direct cost types and charge types.

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Arditti et al do not expressly disclose a book depreciator or tax depreciator. However, Arditti et al teaches that the system uses multiple types of generally accepted accounting principles (see p. 4, line 28 through p. 5, line 7). Book depreciation and tax depreciation are both generally accepted accounting principles, and it is therefore inherent that Arditti et al anticipates both book depreciators and tax depreciators.

Arditti et al further disclose a natural account that represents a plurality of accounts having a common characteristic (see p. 5, lines 8-19). Arditti et al further teach that on of the business events includes a passage of time (see p. 3, lines 10-18).

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Manzi et al and Graff teach accounting systems that use accounting rules engines.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bryan Jaketic whose telephone number is (703) 308-0134. The examiner can normally be reached on Monday through Friday (9:00-5:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Olszewski can be reached on (703)308-5183. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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